- United States District Court

		_ District of		
UNIT	ED STATES OF AMERICA V.	(For Offens	DGMENT IN A CRIMII ses Committed On or After	
JOH	N DUDLEY		nber: 90-20113-01-G	·
	(Name of Defendant)	Doris	Randle-Holt	
THE DEFENDANT	T: OLER TO OLE		Defendant's Attorney	<i>'</i>
pleaded guilty twas found guilt plea of not guilt	y on count(s) 1 and 2/c 1	12120		
	.y. he defendant is adjudged guilt	v of such count(s)), which involve the following	na offenses:
Title & Section	Nature of Offense		Date Offense Concluded	Count Number(s)
21:8 4 1(a)(1)	Possession with intent t controlled substance (co		Schedule II 4-30-90	1
l8:924(c)	Used & carried firearms drug trafficking crime.	during and rel	ation to a 4-30-90	2
mposed pursuant ☐ The defendant I and is discharge ☐ Count(s) ☐ It is ordered tha	is sentenced as provided in parto the Sentencing Reform Act has been found not guilty on coed as to such count(s). It the defendant shall pay a spentil pay	of 1984 punt(s) (is)(are) ocial assessment	dismissed on the motion o	f the United States.
IT IS FURTHE 30 days of any cha assessments impo	R ORDERED that the defendance of name, residence, or make sed by this judgment are fully personal contents. Birth: 15 document entered of the personal contents are fully personal contents.	ant shall notify the ailing address unto paid.	e United States attorney fo il all fines, restitution, costs the Rule of the R	r this district within Bea nd spe olal
Defendant's Soc. Sed Defendant's Date of I	Birth:Birth:	a dooket sheet	December 14, 1990	7]
Defendant's Mailing A	Addressby FECTP on		s/ Julia Gibbor	ns ~~~
[In Cust		- 0 -	JULIA SMITH GIBBONS United States Distric	
Defendant's Residen	ce Address:	<u> </u>	Name & Title of Judicial	
[In Cust	_	Ja	muary 05, 19	91
- 			Date	

Defendant: JOHN DUDLEY Case Number: 90-20113-6 IMPRISONMENT The defendant is hereby committed to the custody of the United States Bureau of Prisons to be image. The sentence in Count 1 and 60 months as to Count 2 to run consecute to the sentence in Count 1. The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States marshal. The defendant shall surrender to the United States marshal for this district, a.m. a.m. a.m. a.m. a.m. a.m. a.m. a.m	
The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imported at the sentence in Count 1 and 60 months as to Count 2 to run consecute to the sentence in Count 1. The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States marshal. The defendant shall surrender to the United States marshal for this district, a.m. b.m. a.m. b.m. a.m. a.m. a.m. a.m. a.m. b.m. b.m. a.m. a.m. a.m. a.m. b.m. b.m. a.m. a.m. a.m. a.m. b.m. a.m. a.m. a.m. a.m. b.m. b.m. a.m. a.m. a.m. a.m. b.m. b.m. a.m. a.m. a.m. b.m. b.m. a.m. a.m. a.m. b.m. b.m. b.m. a.m. a.m. a.m. b.m. b.m.	nprisoned tive
to the sentence in Count 1. The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States marshal. The defendant shall surrender to the United States marshal for this district, a.m. b.m. on a.m. b.m. b.m. con con con con con con con co	nprisoned tive
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a.m. at p.m. on as notified by the United States marshal. he defendant shall surrender for service of sentence at the institution designated by the Bulleau of Prisons, before 2 p.m. on	
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a.m. p.m. on	
☐ as notified by the United States marshal. The defendant shall surrender for service of sentence at the institution designated by the Bulleau of Prisons, ☐ before 2 p.m. on	
Delore 2 p.m. on	
□ as notified by the United States marshal. □ as notified by the probation office. Approved:	
as notined by the probation office.	
RETURN ASSISTANT UNITED STATES ATTOR	NEY
I have executed this judgment as follows:	
Defendant delivered on to	
, with a certified copy of this	judgmer
United States Marshal	
By	

Shift.

Deputy Marshal

★U.S.GPO:1990-722-448/10286

	Sheet 3 - Supervised Release							
Case Defendant:	2:90-cr-20113-SF	Document 60	Filed 01/29/91	Page 3 of 3 Page	i gelD 21			
Case Number:	JOHN DUDLEY			Judgment-Page_	3 of <u>3</u>			
Case Number: 90-20113-01-6 SUPERVISED RELEASE								
Upon relea	se from imprisonme	nt, the defendant sha	all he on supervis	od rologog for a town	t			
	four (4) years	one development of the	a be on supervis	ed release for a terr	n or			
	(), 300.0							
adopted by this supervised releaterm of supervise	court (set forth below ase that the defendance ed release. The defe	e defendant shall not once. The defendant some. W). If this judgment in the pay any such restite endant shall comply were such restite that the pay any such restite endant shall comply were such that the pay any such restite endant shall comply were such that the pay any such restite that the pay and the pay and the pay any such restite that the pay and the pay any such restite the pay and the pay	nail comply with to a specific the second complex in the following with the following the second complex in the	he standard condition obligation, it sha supposed in the come additional condition	ons that have been II be a condition of imencement of the is:			
within 72 hou	nt shall report in per rs of release from th	son to the probation ne custody of the Bure	office in the distr eau of Prisons.	ict to which the defe	endant is released			
\square The defendar	it shall pay any fines	that remain unpaid at	t the commencen	nent of the term of su	upervised release.			
XX The defendar	it shall not possess a	a firearm or destructi	ve device.					
The de direct	efendant is to su ed by the Probat	ubmit to urine scr tion Office	reens, drug te	sting & treatmen	t as			

STANDARD CONDITIONS OF SUPERVISION

While the defendant is on supervised release pursuant to this judgment, the defendant shall not commit another federal, state or local crime. In addition:

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer within 72 hours of any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal requirement.